

DATE	PROCEEDINGS	Date Order or Judgment Noted
3-3-70	Petition for removal from the District Court of Tulsa County, State of Oklahoma, filed.	
3-3-70	Removal Bond in the sum of \$500.00; surety The Travelers Indemnity Company, filed. b	
3-6-70	Motion of defendants for extension of time in which to plead or answer, filed.	
3-6-70	Order extending time to and including 3-20-70 for defendants to plead or answer. (MME-Clerk) b	
3-9-70	Certificate of defendant with copies of pleadings filed in state court, filed. b	
3-11-70	Interrogatories to pltf, filed. m	
3-16-70	Pltf's demand for jury, filed. m	
3-18-70	Answer of Atlantic Richfield Company, filed. m	
3-18-70	Answer of Sinclair Oil Corporation, filed. m	
3-30-70	Answer of pltf to defts' interrogatories, filed. m	
4-21-70	Motion to amend and remand, filed. ds (Brief attached)	
4-22-70	Ordered by the Court that the plaintiff support his motion to amend and remand by an appropriate brief citing all authorities relied upon within 5 days from date and that the defendants respond to said motions with supporting briefs within 10 days after the plaintiff has complied with the order of Court. (Fred Daugherty - Judge) b	
4-28-70	Brief in support of motion to amend and remand filed by plaintiff. h	
5-7-70	Brief in opposition to motion to amend and remand, filed. m <i>Copy marked</i>	
5-25-70	Ordered by the Court that the attorneys involved arrange an early conference and see if some common understanding cannot be reached about the Court's conference, counsel for the plaintiff should take the lead in arranging the conference; ; and if necessary, the Court will desire briefs on whether Sinclair Oil Corporation, a New York corporation, can be sued in view of the merger into Atlantic Richfield Company or, if so, if it would only be considered a nominal party for diversity jurisdiction purposes. If this point is determined favorable to the plaintiff, then it probably will be necessary for the Court to conduct an evidentiary hearing as to its principal place of business on February 9, 1970. (Fred Daugherty - Judge) b	
6-9-70	Stipulation that action is dismissed, <i>as to deft., Sinclair Oil Corp.</i> is withdrawn and that The Atlantic Richfield Company is the successor to the rights etc., of Sinclair Oil Corporation, a New York Corporation and pleadings be deemed amended to reflect such facts, filed. b	
10-23-70	Ordered by the Court that this case is set for pre-trial on Monday, October 26, 1970 at 10:30 A. M. (Fred Daugherty - Judge) b	
10-23-70	Ordered by the Court that this case is stricken from the pre-trial assignment of October 26, 1970. (Fred Daugherty - Judge) b	
11-3-70	Case set for Pre-Trial on Friday, December 4, 1970 at 10:30 A.M. (FD-J)v	
11-10-70	Pltf's motion to require defts. to produce documents, filed. m	
11-10-70	Brief in support of pltf's motion to require defts. to produce documents, filed. m	
11-10-70	Pltf's request for admissions of fact, filed. m	
11-10-70	Pltf's first set of interrogatories to deft., filed. m	
11-12-70	Response of Atlantic Richfield Company to pltf's motion to require defts. to produce documents, filed. m	
12-4-70	Pre-trial hearing held, plaintiff directed to prepare pre-trial order. Plaintiff to file brief on fraud cause within 36 days, defendant 15 days thereafter to file response brief and to answer interrogatories. (Fred Daugherty - Judge) b	

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D. C. 110A Rev. Civil Docket Continuation

Sheet No. 2

DATE	PROCEEDINGS	Date Order or Judgment Noted
12-9-70	Defendant's response to plaintiff's request for admissions of fact, filed. b	
12-9-70	Defendant's answers to plaintiff's first interrogatories, filed. b	
1-4-71	Plaintiff's motion to dismiss, filed, brief attached. b <i>mailed</i>	
1-6-71	Ordered by the Court that the defendant, Atlantic Richfield Corporation respond to the plaintiff's motion to dismiss within 10 days from date. (Fred Daugherty - Judge) b	
1-8-71	Case set for jury trial at 9:30 A.M., Wednesday, 2-17-71. (FD-J)g	
1-15-71	Defendant, Atlantic Richfield Corporation's response to plaintiff's motion to dismiss, filed. b <i>mailed 1-15</i>	
1-18-71	Defendant's letter, to Judge Daugherty, that they know of no reason why action cannot be tried and disposed of on February jury docket. b	
1-18-71	Order filed that Paragraphs 12 and 14 of complaint are dismissed on plaintiff's motion with prejudice to being further asserted by plaintiff at any time. (Fred Daugherty - Judge) b copies mailed.	
1-21-71	Ordered by the Court that this case is stricken from the jury trial assignment of February 17, 1971 and that the defendant submit a brief on the jurisdictional <i>question</i> within 15 days and the plaintiff file response brief within 15 days thereafter. (Fred Daugherty - Judge) b	
1-21-71	Copy of letter to parties of Judge Daugherty in regard to jurisdictional amount and briefs, filed. b	
2-5-71	Brief of defendant re: jurisdiction after dismissal of certain claims, filed. b	
2-16-71	Plaintiff's brief re jurisdiction after dismissal of certain claims, filed. g	
2-17-71	Deposition of Jack L. Horacek, filed. (Fee: \$39.00 pd by defts)m	
2-25-71	Copy of Judge Daugherty's letter to parties, filed, that Court has jurisdiction, be set on next jury assignment first case on the docket in about 30 or 60 days. b	
4-14-71	Ordered by the Court that this case is set for jury trial on Wednesday, May 5, 1971 at 9:30 A. M. (Fred Daugherty - Judge) b Notices mailed. b	
5-5-71	Case tried to a jury before Judge Daugherty, after plaintiff presented his evidence the defendant moved to dismiss and motion defendant's motion to dismiss the action is granted and plaintiff's action is dismissed. Defendant directed to prepare judgment and jury is excused. (Fred Daugherty - Judge)(LC-CSR)	
5-5-71	Pre-trial order filed. b	
5-5-71	Trial exhibits, filed. b	
5-10-71	Judgment of 5-5-71 filed and entered, that the plaintiff take nothing and the action be dismissed on the merits and the defendant Atlantic Richfield Company recover of the plaintiff its costs of action. (Fred Daugherty-Judge) copies mailed to counsel. b	
5-10-71	Bill of Costs (\$94.00), filed. g set for taxing on 5-14-71.	
5-14-71	Hearing held and costs taxed in the amount of \$74.00. (Jounh H. Poe-Clerk)	
6-14-71	Garnishment Affidavit filed by D.E. Hammer. Garnishee summons issued.h	
6-18-71	Garnishee summons, ret. & filed: served Cities Service Oil Co., at Tulsa, Ok. 6-18-71. (USM \$3.00)g	
6-21-71	Garnishee's Answer (General Attorney, Cities Service Oil Company) filed. ds copy mailed to McDermott's office	
6-28-71	Transcript of hearing on 5-5-71 before Honorable Fred A. Daugherty, filed. v -by R. Lee Cook.	

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DATE	PROCEEDINGS	Date Order or Judgment Noted
6-30-71	Motion for order to garnishee to pay money into court and authorizing disbursement, filed. v	
7-6-71	Order Directing payment and authorizing Disbursement the sum of \$38.37 to Deft., Filed. (FD-J)r	
7-27-71	Garnishment Affidavit, by D. E. Hammer, filed js (Summons issued)	
7-28-71	Return on Garnishee Summons, ^{filed} served Cities Service Oil Co., ^{by} serving Russell Smith in Tulsa on 7-28-71 with fee of \$3.00; filed. v	
7-29-71	Garnishee's Answer, filed. By General Attorney of Cities Service Oil Company. copy mailed to McDermott's office. ds	
7-30-71	Deft.'s Motion for order to garnishee to pay money into court and authorinzing disbursement, filed. v <i>Handwritten</i>	
8-2-71	Letter from Deft. dated 7-30-71 enclosing check in amount of \$38.37. filed. r.	
8-6-71	Order directing payment and authorizing disbursement of sum of \$35.63 to deft. Atlantic-Richfield Comapny, filed. (FD-J)r <i>Copies to Attys</i>	
8-16-71	Release and Satisfaction of Judgment acknowledged by Deft. Atlantic Richfield Company, filed. v	